

HONORABLE ASHELY M CHAN  
UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF PENNSYLVANIA

RE: REQUEST FOR EXPEDITED HEARING ON MOTION  
FOR RELIEF FROM STAY CASE NO 25-11778amc

In re J McCLOUD REALTY LLC  
CASE NO: 25-11778amc CH 7

DEAR JUDGE CHAN

I AM WRITING TO RESPECTFULLY REQUEST THAT THE COURT  
SCHEDULE AN EXPEDITED HEARING ON THE PENDING MOTION  
FOR RELIEF FROM THE AUTOMATIC STAY <sup>GRANTED MAY 21, 2025</sup> ~~FILED ON JUNE 17, 2025~~  
IN THE ABOVE REFERENCED CASE. THE MOTION SEEKS PERMISSION  
TO STOP THE FORECLOSURE SALE OF THE PROPERTIES

5909 ~~Marston St~~ Windsor Ave Philadelphia PA 19143


3125 N. Marston St. Philadelphia PA 19132

The next available court date appears to be July 2, 2025 which is after the  
scheduled sale without a hearing and ruling before July 1 I risk irreparable  
harm including the potential loss of my ~~ten~~ properties

I respectfully request that the court schedule an expedited hearing on  
my motion as soon as possible before July 1, 2025 and shorten  
any applicable notice periods pursuant to Federal Rule of Bankruptcy  
Procedure 9006(c)

Thank you for your time and consideration on this matter

Jamiran McCLOUD Ford

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